

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION**

JILL BABCOCK, *et al.*,

Plaintiffs,

Civil Action No. 22-cv-12951

v.

HON. MARK A. GOLDSMITH

MICHIGAN, STATE OF, *et al.*,

Defendants.

/

**STIPULATED ORDER EXTENDING TIME
TO FILE PLAINTIFFS' FIRST AMENDED COMPLAINT AS OF RIGHT**

Based on the agreement and stipulation of the Plaintiffs and Defendants, as reflected by the signatures of their counsel below:

The time for filing Plaintiffs' First Amended Complaint as of right, is extended from March 31, 2023 until April 28, 2023.

IT IS SO ORDERED.

Dated: March 24, 2023
Detroit, Michigan

s/Mark A. Goldsmith
MARK A. GOLDSMITH
United States District Judge

IT IS SO STIPULATED:

On behalf of our clients, we stipulate to entry of the above order.

Respectfully Submitted,
Dated: March 23, 2023

/s/ Michael W. Bartnik
By: Michael W. Bartnik (P32534)
Law For Baby Boomers, PLLC
Attorney for Plaintiffs
41000 Woodward Avenue, Suite 350
Bloomfield Hills, Michigan 48304
(248) 608-3660
michaelbartnik@protonmail.com

Dated: March 23, 2023

/s/ with consent Cassandra A. Drysdale-Crown
By: Cassandra A. Drysdale-Crown (P64108)
Assistant Attorney General
Attorney for State of Michigan
525 West Ottawa Street
Lansing, Michigan 48933-1067
(517) 335-7603
drysdalecrownnc@michigan.gov

Dated: March 23, 2023

/s/ with consent James M. Jernigan
By: James W. Heath (P65419)
By: Sue Hammoud (P64542)
By: James M. Jernigan (57035)
Wayne County Corporation Counsel
Attorney for Defendants County of Wayne and
Wayne County Building Authority
500 Griswold Street, 30th Floor
Detroit, Michigan 48226-3480
(313) 224-0055
jheath@waynecounty.com
shammoud@waynecounty.com
jjernigan@waynecounty.com

Dated: March 23, 2023

/s/ with consent Jesse Halfon

By: Charles N. Raimi (P29746)
Deputy Corporation Counsel
By: Jesse Halfon (P66936)
Assistant Corporate Counsel
Attorneys for Defendant City of Detroit
2 Woodward Avenue, Suite 500
Detroit, Michigan 48226
(313) 237-5037
raimic@detroitmi.gov
Jesse.halfon@detroitmi.gov

Dated: March 23, 2023

/s/ with consent Monica N. Hunt

By: Monica N. Hunt (P68838)
The Allen Law Group
Counsel for Detroit Building Authority
3011 West Grand Boulevard
2500 Fisher Building
Detroit, Michigan 48202
(313) 871-5500
Mhunt@alglawpc.com

Dated: March 23, 2023

/s/ with consent Paul S. Magy

By: Paul S. Magy (P34423)
Gregory N. Longworth (P49249)
Clark Hill PLC
Attorneys for Defendant Detroit-Wayne Joint
Building Authority
151 South Old Woodward Avenue, Suite 200
Birmingham, Michigan 48009-6103
(248) 988-5844
pmagy@clarkhill.com
glongworth@clarkhill.com

Dated: March 23, 2023

/s/ with consent Paul S. Magy

By: Paul S. Magy (P34423)
Gregory N. Longworth (P49249)
Clark Hill PLC
Attorneys for Defendant Hines
151 South Old Woodward Avenue, Suite 200
Birmingham, Michigan 48009-6103

(248) 988-5844
pmagy@clarkhill.com
glongworth@clarkhill.com

LOCAL RULE CERTIFICATION

I, Michael W. Bartnik, certify that this document complies with Local Rule 5.1(a), including: double-spaced (except for quoted materials and footnotes); at least one-inch margins on the top, sides, and bottom; consecutive page numbering; and type size of all text and footnotes that is no smaller than 10-1/2 characters per inch (for non-proportional fonts) or 14 point (for proportional fonts). I also certify that it is the appropriate length. Local Rule 7.1(d)(3).